UNITED STATES DISTRICT COURT

for the Southern District of Ohio

costs, consistent with the NCP, which Plaintiff (or its successor) has incurred since February 1, 2009, and incurs in future to complete	Responsible Environmenta Plaintiff v. Waste Managemen Defendar	nt, Inc., et al.))))	Civil Action N	o. 3:04cv013	
the plaintiff (name) the amount of dollars (\$	JUDGMENT IN A CIVIL ACTION					
defendant (name) dollars (\$), which includes prejudgment interest at the rate of	The court has ordered that (che	eck one):				
interest at the rate of	defendant (the amount of	
the plaintiff recover nothing, the action be dismissed on the merits, and the defendant (name) recover costs from the plaintiff (name) of other: that Judgment be entered in favor of Plaintiff and against Defendant Chemical Waste Management, Inc., in the sum of \$3,200,000. Defendant Chemical Waste Management, Inc. is responsible for 49.5% of all reasonable and necessary response costs, consistent with the NCP, which Plaintiff (or its successor) has incurred since February 1, 2009, and incurs in future to complete the RI/FS and to perform any remedy ordered by the U.S. EPA. This action was (check one): tried by a jury with Judge presiding, and the jury has rendered a verdict. tried by Judge without a jury and the above decision was reached. decided by Judge without a motion for on a motion for	interest at the rate of	%, plus postjudgment	t interest a			
of \$3,200,000. Defendant Chemical Waste Management, Inc. is responsible for 49.5% of all reasonable and necessary response costs, consistent with the NCP, which Plaintiff (or its successor) has incurred since February 1, 2009, and incurs in future to complete the RI/FS and to perform any remedy ordered by the U.S. EPA. This action was (check one): Tried by a jury with Judge	the plaintiff recover nothing, the action be dismissed on the merits, and the defendant (name)					
rendered a verdict. tried by Judge	of \$3,200,000. Defendant Chemic costs, consistent with the NCP, which the RI/FS and to perform any rem This action was <i>(check one)</i> : Tried by a jury with Judge	cal Waste Management, Inchich Plaintiff (or its successedy ordered by the U.S. EP	e. is respons sor) has inco A.	sible for 49.5% of a urred since Februar	Ill reasonable and necessary response y 1, 2009, and incurs in future to complete	
decided by Judge Walter H. Rice on a motion for Dismissal Date: 02/03/2011 CLERK OF COURT s/ K. Ernst	☐ tried by Judge				hout a jury and the above decision	
s/ K. Ernst	decided by Judge Walter I	H. Rice			on a motion for	
	Date:02/03/2011			CLERK OF CO	URT	
				Siav		

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO Western DIVISION

Responsible Environmental Solutions All	:
Plaintiff	:
VS	: Case Number: 3:04cv013
Waste Management, Inc., et al.	: :
Defendant	:
	RN DISTRICT OF OHIO LOCAL RULES a)&(b)
The above captioned matter has been term	minated on
If applicable to this case, the disposal date termination date.	e will be six (6) months from the above
Rule 79.2(a) Withdrawal by Counsel:	
All depositions, exhibits or other materials filed considered part of the pleadings in the action, an withdrawn by counsel without further Order with action.	d unless otherwise ordered by the Court, shall be
Rule 79.2 (b) Disposal by the Clerk	
All depositions, exhibits or other materials not we Clerk as waste at the expiration of the withdrawa	
JAMES BONINI, CLERK	
By:s/ K. Ernst Deputy Clerk	